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ENROLLED BILL

-- Economic Matters/Finance --

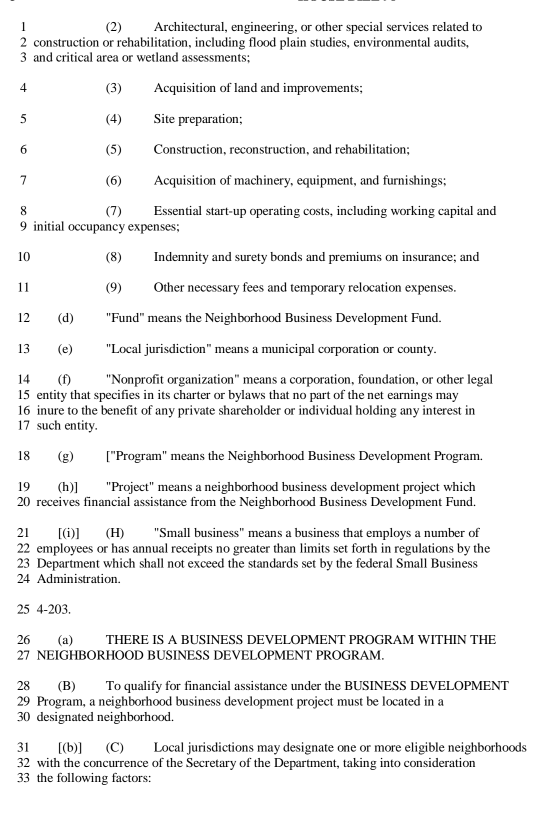
Introduced by Chairman, Economic Matters Committee (Departmental - Housing and Community Dev.) and Delegates Brown and Walkup

Read and Examined by Proofreaders: Proofreader. Proofreader. Sealed with the Great Seal and presented to the Governor, for his approval this _____ day of _____ at _____ o'clock, ____M. Speaker. CHAPTER 1 AN ACT concerning 2 Department of Housing and Community Development - Neighborhood 3 **Business Development Program - Capital Access Program** 4 FOR the purpose of creating a capital access program in the Neighborhood Business Development Program to encourage private sector loans to certain small 5 businesses; requiring that lenders enrolling loans under the Program enter into 6 7 a certain agreement with the Department of Housing and Community 8 Development; providing for participating lenders to establish certain loan 9 reserve accounts; authorizing the Department to use moneys from the Neighborhood Business Development Fund for contributions to loan reserve 10 accounts established under the Program; providing for certain exemptions from 11 12 State law; requiring the Department to adopt certain regulations; and generally relating to the Neighborhood Business Development Program and the 13 14 Department of Housing and Community Development.

15 BY repealing and reenacting, with amendments,

- **HOUSE BILL 98** 1 Article 83B - Department of Housing and Community Development 2 Section 4-201 through 4-208 3 Annotated Code of Maryland (1998 Replacement Volume and 1999 Supplement) 4 5 BY adding to Article 83B - Department of Housing and Community Development 6 7 Section 4-207 8 Annotated Code of Maryland (1998 Replacement Volume and 1999 Supplement) 9 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 10 11 MARYLAND, That the Laws of Maryland read as follows: 12 Article 83B - Department of Housing and Community Development 13 4-201. 14 The Neighborhood Business Development Program is hereby created (A) 15 within the Department, for the following purposes: To assist in the development, redevelopment, or expansion of small 16 (1) 17 business enterprises in designated neighborhoods; 18 (2) To stimulate investment by the private sector in designated 19 neighborhoods; 20 (3) To invest in small business revitalization projects in designated 21 neighborhoods; and 22 To stimulate the participation of local jurisdictions in developing and 23 expanding small business enterprises in designated neighborhoods. 24 THE NEIGHBORHOOD BUSINESS DEVELOPMENT PROGRAM INCLUDES THE (B) 25 BUSINESS DEVELOPMENT PROGRAM AND THE CAPITAL ACCESS PROGRAM. 26 4-202. 27 In this subtitle the following words have the meanings indicated. (a) 28 "Designated neighborhood" means a geographically defined area of a local 29 jurisdiction which is designated as an eligible neighborhood in accordance with § 30 4-203(b) of this subtitle.
- 31 "Development costs" means the costs incurred for the construction or
- 32 rehabilitation of a neighborhood business development project, including the costs of:
- 33 (1) Necessary studies, surveys, plans, and specifications;

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To qualify for financial assistance, the application must demonstrate that:

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(d)

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	(1) The project has significant commitments for funding from other private and nonstate public sources that are sufficient to complete the project with the funds from the Neighborhood Business Development [Program] FUND;
	(2) The financial assistance from the Neighborhood Business Development Fund is the least amount necessary to make the project financially feasible;
7 8	(3) The project is ready to proceed upon funding of financial assistance from the BUSINESS DEVELOPMENT Program; and
	(4) The local jurisdiction adopted a local resolution, or its authorized designee delivered a letter to the BUSINESS DEVELOPMENT Program, expressing support for the project.
12	4-205.
13	The Department shall:
14 15	(1) Manage, supervise, and administer the BUSINESS DEVELOPMENT Program;
16 17	(2) Adopt rules and regulations to carry out the BUSINESS DEVELOPMENT Program in conformance with statutory requirements; and
20 21	(3) For each category of financing described under § 4-204(a) of this subtitle, establish minimum percentages or amounts of private and non-state public funding that the applicant is required to secure before the Department may determine that the applicant is qualified for the BUSINESS DEVELOPMENT Program. 4-206.
	(a) Financial assistance UNDER THE BUSINESS DEVELOPMENT PROGRAM may be used to finance a portion of the development costs of a neighborhood business development project.
26 27	(b) The financial assistance shall be on such terms as the Department deems necessary to make the enterprise financially feasible.
	(c) Financial assistance under the [Neighborhood] Business Development Program may be secured, at the discretion of the Department, by a mortgage lien or other security instrument, which may be subordinate to other security interests.
31	(d) The Department may:
	(1) Modify the rate of interest, the time or amount of payment, or any other term of a grant or loan in order to facilitate the successful completion or operation of a project; and
35 36	(2) Contract for services relating to the BUSINESS DEVELOPMENT Program.

- 1 4-207.
- 2 (A) (1) THERE IS A CAPITAL ACCESS PROGRAM WITHIN THE
- 3 NEIGHBORHOOD BUSINESS DEVELOPMENT PROGRAM TO STIMULATE PRIVATE
- 4 SECTOR LENDING TO SMALL BUSINESSES THROUGHOUT THE STATE.
- 5 (2) THE CAPITAL ACCESS PROGRAM IS DESIGNED TO ENCOURAGE
- 6 PRIVATE LENDERS TO PROVIDE FOR A RESERVE OF FUNDS AS ADDITIONAL
- 7 SECURITY FOR PRIVATE SECTOR LOANS MADE UNDER THIS SECTION.
- 8 (B) THE DEPARTMENT MAY ENTER INTO A CAPITAL ACCESS PROGRAM
- 9 PARTICIPATION AGREEMENT WITH EACH LENDER ELIGIBLE TO PARTICIPATE IN THE
- 10 CAPITAL ACCESS PROGRAM.
- 11 (C) TO BE ELIGIBLE TO PARTICIPATE IN THE CAPITAL ACCESS PROGRAM, A
- 12 LENDER SHALL:
- 13 (1) BE A FEDERALLY INSURED FINANCIAL INSTITUTION, AS DEFINED IN
- 14 § 1-101 OF THE FINANCIAL INSTITUTIONS ARTICLE, OR OTHER INSTITUTION
- 15 REGULATED BY THE COMMISSIONER OF FINANCIAL REGULATION; AND
- 16 (2) ENTER INTO A PARTICIPATION AGREEMENT WITH THE DEPARTMENT
- 17 UNDER WHICH THE LENDER:
- 18 (I) SHALL AGREE TO:
- 19 1. ENROLL IN THE CAPITAL ACCESS PROGRAM LOANS MADE
- 20 TO ELIGIBLE SMALL BUSINESSES;
- 21 2. ESTABLISH A LOAN RESERVE ACCOUNT WITH A
- 22 FEDERALLY INSURED FINANCIAL INSTITUTION AS ADDITIONAL SECURITY TO COVER
- 23 LOSSES SUSTAINED BY THE LENDER ON ANY LOANS ENROLLED BY THE LENDER;
- 24 AND
- 25 3. CONTRIBUTE FUNDS TO THE LOAN RESERVE ACCOUNT
- 26 FOR EACH LOAN ENROLLED IN THE CAPITAL ACCESS PROGRAM; AND
- 27 (II) MAY COMMINGLE IN THE RESERVE ACCOUNT ANY
- 28 CONTRIBUTIONS MADE FOR ANY LOANS ENROLLED BY THE LENDER WITH THE
- 29 CAPITAL ACCESS PROGRAM.
- 30 (D) TO BE ELIGIBLE FOR A LOAN TO BE ENROLLED UNDER THE CAPITAL
- 31 ACCESS PROGRAM, A BORROWER SHALL:
- 32 (1) BE A SMALL BUSINESS THAT MEETS THE ELIGIBILITY
- 33 REQUIREMENTS SET OUT IN THE CAPITAL ACCESS PROGRAM PARTICIPATION
- 34 AGREEMENT BETWEEN THE BORROWER'S LENDER AND THE DEPARTMENT; AND
- 35 (2) AGREE WITH THE LENDER TO CONTRIBUTE FUNDS TO THE LOAN
- 36 RESERVE ACCOUNT ESTABLISHED BY THE LENDER.

- 1 (E) (1) THE DEPARTMENT MAY USE MONEYS FROM THE FUND TO MAKE 2 CONTRIBUTIONS TO LOAN RESERVE ACCOUNTS ESTABLISHED UNDER SUBSECTION 3 (C) OF THIS SECTION.
- 4 (2) CONTRIBUTIONS BY THE DEPARTMENT SHALL BE EXEMPT FROM 5 THE REQUIREMENTS OF TITLE 6, SUBTITLE 2, AND TITLES 11 THROUGH 17, OF THE 6 STATE FINANCE AND PROCUREMENT ARTICLE.
- 7 (3) CONTRIBUTIONS MADE FROM THE FUND IN ANY FISCAL YEAR MAY 8 NOT EXCEED \$1 MILLION.
- 9 (F) (1) THE ENROLLMENT OF A LOAN UNDER THE CAPITAL ACCESS 10 PROGRAM DOES NOT PLEDGE THE FAITH, CREDIT, OR TAXING POWER OF THE STATE, 11 THE DEPARTMENT, THE NEIGHBORHOOD BUSINESS DEVELOPMENT PROGRAM, OR
- 12 THE FUND.
- 13 (2) THE STATE, THE DEPARTMENT, THE NEIGHBORHOOD BUSINESS
- 14 DEVELOPMENT PROGRAM, AND THE FUND SHALL NOT BE LIABLE FOR ANY LOSSES
- 15 SUSTAINED BY A LENDER ON AN ENROLLED LOAN EXCEPT TO THE EXTENT OF THE
- 16 LOAN RESERVE ACCOUNT ESTABLISHED UNDER THE CAPITAL ACCESS PROGRAM BY
- 17 THE LENDER.
- 18 (G) A PROJECT FINANCED BY A LOAN ENROLLED UNDER THE CAPITAL
- 19 ACCESS PROGRAM SHALL BE LOCATED IN A PRIORITY FUNDING AREA AS REQUIRED
- 20 UNDER TITLE 5, SUBTITLE 7B OF THE STATE FINANCE AND PROCUREMENT ARTICLE
- 21 FOR STATE-FUNDED NEIGHBORHOOD REVITALIZATION PROJECTS UNDER THIS
- 22 ARTICLE.
- 23 (H) (1) A LENDER SHALL TREAT A DEFAULT ON A LOAN ENROLLED UNDER
- 24 THE CAPITAL ACCESS PROGRAM NO DIFFERENTLY THAN THE LENDER TREATS
- 25 DEFAULTS ON OTHER LOANS MADE OR HELD BY THE LENDER.
- 26 (2) AS A CONDITION FOR WITHDRAWAL BY A LENDER FROM A RESERVE
- 27 ACCOUNT TO COVER LOSSES ON A DEFAULT UNDER AN ENROLLED LOAN, THE
- 28 DEPARTMENT MAY REQUIRE A LENDER WHOSE LOSSES ON A LOAN HAVE BEEN
- 29 COVERED IN FULL BY THE RESERVE ACCOUNT TO AGREE TO ASSIGN TO THE
- 30 DEPARTMENT, OR TO SUBROGATE THE DEPARTMENT TO, ANY OF THE LENDER'S
- 31 RIGHT, TITLE, AND INTEREST IN AND TO THE LOAN AND ANY COLLATERAL.
- 32 SECURITY, OR OTHER RIGHT OF RECOVERY IN CONNECTION WITH THE LOAN.
- 33 (I) FOLLOWING A DEFAULT UNDER A LOAN ENROLLED UNDER THE CAPITAL
- 34 ACCESS PROGRAM, THE DEPARTMENT, IN ITS NAME OR IN THE NAME OF THE
- 35 NEIGHBORHOOD BUSINESS DEVELOPMENT PROGRAM, MAY ACQUIRE, HOLD,
- 36 IMPROVE, OPERATE PENDING SALE OR OTHER DISPOSITION, SELL, ASSIGN.
- 37 EXCHANGE, TRANSFER, CONVEY, LEASE, MORTGAGE, OR OTHERWISE DISPOSE OF OR
- 38 ENCUMBER REAL OR PERSONAL PROPERTY OR ANY INTEREST THEREIN, OR ANY
- 39 EVIDENCE OF INDEBTEDNESS PLEDGED AS COLLATERAL FOR THE LOAN,
- 40 NOTWITHSTANDING THE PROVISIONS OF TITLES 10 THROUGH 17 OF THE STATE
- 41 FINANCE AND PROCUREMENT ARTICLE.

- 1 (J) THE DEPARTMENT SHALL ADOPT REGULATIONS NECESSARY TO CARRY 2 OUT THE CAPITAL ACCESS PROGRAM.
- 3 [4-207.]4-208.
- 4 (a) The NEIGHBORHOOD BUSINESS DEVELOPMENT Program shall be
- 5 operated with moneys in the Neighborhood Business Development Fund, which Fund
- 6 shall be a continuing, nonlapsing special fund consisting of:
- 7 (1) Moneys appropriated by the State for the Neighborhood Business
- 8 Development Program;
- 9 (2) Any repayment or prepayment of financial assistance [loaned] under
- 10 THIS SUBTITLE OR UNDER THE STATE ACTION LOANS FOR TARGETED AREAS
- 11 PROGRAM UNDER the former Subtitle 6, Title 4 of this article; [and]
- 12 (3) Moneys transferred to the Fund from any other fund as provided for
- 13 in this article; AND
- 14 (4) ANY OTHER MONEYS RECEIVED BY THE NEIGHBORHOOD BUSINESS
- 15 DEVELOPMENT PROGRAM UNDER THIS SUBTITLE.
- 16 (b) The Department shall use the Fund to provide financial assistance to
- 17 small businesses and to pay expenses of the NEIGHBORHOOD BUSINESS
- 18 DEVELOPMENT Program.
- 19 (c) The State Treasurer shall hold and the State Comptroller shall account for
- 20 the Neighborhood Business Development Fund. The Fund shall be invested and
- 21 reinvested. Any investment earnings shall be paid into the Fund.
- 22 (d) At any time following the first 8 months of any fiscal year, the Department
- 23 may transfer, subject to approval of the Legislative Policy Committee and subject to
- 24 the provisions of § 7-209 of the State Finance and Procurement Article,
- 25 unencumbered moneys in the Neighborhood Business Development Fund to any other
- 26 fund established under Title 2 of this article.
- 27 [4-208.] 4-209.
- 28 (a) A person may not knowingly make or cause any false statement or report
- 29 to be made in any document required to be furnished to the Department by any
- 30 agreement relating to [a loan] FINANCIAL ASSISTANCE UNDER THE NEIGHBORHOOD
- 31 BUSINESS DEVELOPMENT PROGRAM.
- 32 (b) A person applying for financial assistance UNDER THE NEIGHBORHOOD
- 33 BUSINESS DEVELOPMENT PROGRAM may not knowingly make or cause any false
- 34 statement or report to be made for the purpose of influencing the action of the
- 35 Department on an application or for the purpose of influencing any action of the
- 36 Department affecting financial assistance already provided.

- 1 (c) Any person who violates any provision of subsection (a) or (b) of this 2 section is guilty of a misdemeanor and on conviction is subject to a fine not exceeding
- 3 \$50,000 or imprisonment not exceeding 5 years or both.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take
- 5 effect October 1, 2000.